TIMITUTE OUT A TOTA	S DISTRICT COLUMN	
UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
2-Way Computing, Inc.,	Case #_ 2:11-cv-00012-JCM-PAL	
Plaintiff,	VEDVEND DEWELCH DOD	
vs.	VERIFIED PETITION FOR PERMISSION TO PRACTICE IN THIS CASE ON A PY	
Sprint Nextel Corporation and Sprint Solutions,	IN THIS CASE ONLY BY ATTORNEY NOT ADMITTED TO THE BAR OF THIS COURT	
Inc.,	AND DESIGNATION OF LOCAL COUNSEL	
Defendant(s).	EFFECTIVE JUNE 1, 2004	
)	FILING FEE IS \$175.00	
K. James Sangston , Pet	itioner, respectfully represents to the Court:	
,		
That Petitioner resides at	6057 Grand Forest Court, Norcross	
That Petitioner resides at Gwinnett	(city)	
	•	
Gwinnett	(city) Georgia	
Gwinnett (county) 2. That Petitioner is an attorney at	(city) Georgia (state) law and a member of the law firm of	
Gwinnett (county) 2. That Petitioner is an attorney at Kilpatrick Townsend & Stockto	(city) Georgia (state) law and a member of the law firm of on LLP with offices at	
Gwinnett (county) 2. That Petitioner is an attorney at Kilpatrick Townsend & Stockto	(city) Georgia (state) law and a member of the law firm of on LLP with offices at e Street, Suite 2800	
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3. That Petitioner has been retained	ed personally or as a membe	r of the law firm by
Sprint Nextel Corporation and Sprint Solutions, Inc	to provide legal represen	tation in connection v
[client(s)] the above-entitled case now pending before the	is Court.	
4. That sinceNovember 2003	, Petitioner has been and	presently is a member
in good standing of the bar of the highest Cou		Georgia
where Petitioner regularly practices law.		(state)
	n practice before the following	or United States Distr
5. That Petitioner was admitted to practice before the following United States Courts, United States Circuit Courts of Appeal, the Supreme Court of the United States are of other States on the dates indicated for each, and that Petitioner is presently a member in		
standing of the bars of said Courts.		
Court Northern District of Georgia	Date Admitted	Bar Number
	August 2004	626171
Court of Appeals of Georgia	August 2004	
US Court of Appeals, Federal Circuit	January 2011	
Supreme Court of Georgia	April 2006	
6. That there are or have been no	disciplinary proceedings inst	ituted against Petitio
nor any suspension of any license, certificate of	_	_
or administrative body, or any resignation or to		disciplinary or
disbarment proceedings, except as described in	i detail below:	
Not applicable.		
1		

7. Has	Petitioner ever been denied adn	nission to the State Bar of Ne	evada?. (If yes,
give particulars of every denied admission):			
No.			
8. That	Petitioner is a member of good	standing in the following Ba	ar Associations:
State of Georgia			······································
9. Petit	oner or any member of Petition	ner's firm (or office if firm ha	s offices in more
	which Petitioner is associated h	•	
	10-2 during the past three (3)	•••	
Date of Application	Cause	Title of Court Administrative Body	Was Application Granted or
May-1- 20, 2000	Coorsia Pacificy Norton	or Arbitrator	Denied
March 30, 2009	Georgia-Pacific v. Nextep	USDC, Nevada	Granted —
	necessary, please attach a stater	ment of additional application	ne)
•	oner consents to the jurisdiction		•
	h respect to the law of this state	-	•
	of the State Bar of Nevada.	governing the conduct of at	torneys to the same
·		-tondondo of marfordina 1	
11. Petitioner agrees to comply with the standards of professional conduct required of		nauct required of	
the members of the		de a l'ang de a de a contra con	1
	oner has disclosed in writing to		
practice in this jurisdiction and that the client has consented to such representation.			

1	That Petitioner respectfully prays that Petitioner be admitted to practice before this Court
2	FOR THE PURPOSES OF THIS CASE ONLY.
3	
4	Ken A_
5	Pentioner's Signature
6	STATE OF Georgia)
₇	COUNTY OF Fulton
3	
,	K. James Sangston , Petitioner, being first duly sworn, deposes and says:
	That the foregoing statements are true.
	B JA
	Festioner's Signature
	Subscribed and sworn to before me this
	14th day of Coil, 2015 SSION STORES
	Susau Millot Ed STROTARY & 4
	Notary public or Clerk of Court 20 Public 20 P
,	
	Sale COOM
	DESIGNATION OF RESIDENT ATTORNEY ADMITTED TO THE BAR OF THIS COURT
	ADMITTED TO THE BAR OF THIS COURT AND CONSENT THERETO.
	Pursuant to the requirements of the Local Rules of Practice for this Court, the Petitioner
	believes it to be in the best interests of the client(s) to designate Chad Fears
	Attorney at Law, member of the State of Nevada and previously admitted to practice before the
	above-entitled Court as associate residence counsel in this action. The address of said designated
	Nevada counsel is:
	Snell & Wilmer, 3883 Howard Hughes Parkway, Suite 1100, Las Vegas NV 89169 (702) 784-5258
	(Street, City, State, Zip Code and Telephone No.)
	. 4

1		
2	By this designation the Petitioner and undersigned party(ies) agree that this designation	İ
3	constitutes agreement and authorization for the designated resident admitted counsel to sign	
4	stipulations binding on all of us.	
5		
6	APPOINTMENT OF DESIGNATED RESIDENT NEVADA COUNSEL	
7	The and part (ice) consists Chad Fears	
8	The undersigned party(les) appointsas	
9	his/her/their Designated Resident Nevada Counsel in this case.	
10	Vid Askar - Societalantel	ora.
11	(Party signature)	. .
12	(Party signature) (Party signature) Lik Degran - Sprint Solutions	In
13	(Party signature)	
14	(Party signature)	
15		
16	CONSENT OF DESIGNEE	
17		
18	The undersigned hereby consents to serve as associate resident Nevada counsel in this case.	
19		
20	Chad for 6970	
21	Designated Resident Nevada Counsel's Signature Bar number	
22		
23	APPROVED:	
24	Dated: this 21st day of April, 2011.	
25	Xellus C. Mahan	
26	UNITED STATES DISTRICT JUDGE	
27		
28	5	

1	SNELL & WILMER	
2	Greg Brower	
3	Nevada Bar No. 5232 Chad R. Fears	
4	Nevada Bar No. 6970 3883 Howard Hughes Parkway	·
	Suite 1100	
5	Las Vegas, Nevada 89169 Tel: (702) 784-5200	
6	Fax: (702) 784-5252 Email: gbrower@swlaw.com	
7	KILPATRICK TOWNSEND & STOCKTON L	r n
8		LP
9.	William H. Boice K. James Sangston	·
10	Matthew M. Lubozynski 1100 Peachtree Street, Suite 2800	
	Atlanta, GA 30309-4528	
11	Tel: 404 815-6500 Fax: 404 815-6555	
12	bboice@kilpatricktownsend.com jsangston@kilpatricktownsend.com	
13	mlubozynski@kilpatricktownsend.com	
14	Steven D. Moore	
15	1001 West Fourth St. Winston-Salem NC 27101-2400	
16	Tel: 336 607 7300	
17	Fax: 336 607 7500 smoore@kilpatricktownsend.com	
İ	Kristopher L. Reed	
18	Suite 600	
19	1400 Wewatta Street Denver, CO,USA, 80202	
20	Tel: 303 571 4000 Fax: 303 571 4321	
21	kreed@kilpatricktownsend.com	
22	Attorneys for Defendant,	
23	SPRINT SOLUTIONS, INC.	
24		DISTRICT COURT OF NEVADA
	2-WAY COMPUTING, Inc. a Nevada	Case No. 2:11-cv-00012-JCM-PAL
25	corporation,	Case 110. 2.11 07-00012-3 CIVITI AL
26	Plaintiff,	DECLARATION OF K. JAMES
27	v.	SANGSTON IN SUPPORT OF
28	SPRINT NEXTEL CORPORATION, a	CORRECTED VERIFIED PETITION FOR PERMISSION TO PRACTICE IN THIS CASE
	-1-	

Kansas corporation, and SPRINT SOLUTIONS, INC., a Delaware corporation, Defendants.

ONLY BY ATTORNEY NOT ADMITTED TO THE BAR OF THIS COURT AND DESIGNATION OF LOCAL COUNSEL

- I, K. James Sangston, do hereby declare as follows:
- 1. I am an attorney at the law firm of Kilpatrick Townsend & Stockton, LLP and represent Defendants Sprint Nextel Corp. and Sprint Solutions, Inc. (collectively "Sprint") in this action.
- 2. I submit this declaration in support of my corrected Verified Petition for Permission To Practice in this Case Only by Attorney Not Admitted to the Bar of this Court ("Corrected Petition").
- 3. On March 24, 2011, I submitted a Verified Petition for Permission To Practice in this Case Only by Attorney Not Admitted to the Bar of this Court (Docket No. 23, hereafter "Original Petition").
- 4. It has come to my attention that the attachment to my Original Petition mistakenly included information regarding applications to appear as counsel under LR IA 10-2 that were (1) filed more than three years before the Original Petition; (2) filed by attorneys in offices other than my office location (*i.e.*, the Atlanta offices of Kilpatrick Townsend & Stockton LLP); and/or (3) were not actually applications to appear as counsel, but instead orders granting previously listed applications to appear as counsel.
- 5. The Corrected Petition consists of the Original Petition with a corrected Paragraph 9 that includes only that information required under LR IA 10-2 and excludes the attachment mistakenly submitted with the Original Petition.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

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1	Dated: April 14, 2011	Respectfully submitted,
2		By: KILPATRICK TOWNSEND & STOCKTON LLP William H. Boice (<i>Pro Hac Vice</i> to be filed)
3		William H. Boice (<i>Pro Hac Vice</i> to be filed) K. James Sangston (<i>Pro Hac Vice</i> to be filed)
4		Matthew M. Lubozynski (<i>Pro Hac Vice</i> to be filed) 1100 Peachtree Street, Suite 2800
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10		Winston-Salem NC 27101-2400 Tel: 336 607 7300
11		Fax: 336 607 7500
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13		KILPATRICK TOWNSEND & STOCKTON LLP Kristopher L. Reed (admitted <i>Pro Hac Vice</i>)
14		Suite 600 1400 Wewatta Street
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16		Tel: 303 571 4000 Fax: 303 571 4321
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23		Email: gbrower@swlaw.com
24		
		Attorneys for Defendant SPRINT SOLUTIONS, INC.
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